Attorney Docket No. 003364.P116

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Patent Application of:

Young-Gook Ha, et al.

Serial No. 10/614,953

Filed: July 8, 2003

For: COMPONENT-BASED AUTOMATIC DOCUMENT GENERATION SYSTEM

AND METHOD

Examiner: David Faber

Art Unit: 2178

Confirmation No. 7127

Commissioner for Patents Post Office Box 1450 Alexandria, Virginia 22313-1450

DECLARATION OF PRIOR INVENTION PURSUANT TO 37 CFR 1.131

Young-Gook HA declares as follows:

- 1. I am one of the inventors of the subject matter described in the above-identified application.
- I and the other named inventors listed below conceived the invention in Korea, which is a WTO country, as described in the above-identified application and Exhibit 1, which was completed on October 10, 2002.
- 3. We (all inventors as listed below) completed the document (see Exhibit 1) to be used in preparing a Korean patent application based on our conception of the invention and forwarded the completed document describing our invention to the assignee of the present invention on October 10, 2002.
- 4. Attached hereto as Exhibit 1 is a copy of the document which was sent on October 10, 2002 to the assignee. As can be seen from Exhibit 1, the presently claimed and described invention was completely and fully described in the document completed on October 10, 2002.

- 5. I am informed by the assignee that the same document was forwarded by the assignce of the present invention to a patent law firm in Korea on October 15, 2002 to prepare a Korean patent application.
- 6. The Korean patent law firm began drafting the patent application solely based on the submitted document (see Exhibit 1) and we inventors received a draft patent application from the Korean patent law firm on December 24, 2002. We reviewed the draft patent application and confirmed that the draft patent application was acceptable to us on December 24, 2002.
- 7. The Korean patent application, based on the document presented in Exhibit 1, was filed on December 24, 2002 under Korean Application No. 10-2002-0083736.
- 8. The invention as described in Exhibit 1 is the same as the invention described in Korean Application No. 10-2002-0083736.
- 9. The above-identified U.S. Application claims priority from the above-referenced Korean application.
- 10. The inventors of the above-mentioned application and the priority Korean application are as follows: Young-Gook HA, Sang-Seung KANG, Cheon-Shu PARK, Woo-Young HAN, Joo-Chan SOHN, and Duk-Joo SON. Myself and the other named inventors are inventors of each and every claim of the above-mentioned application.
- 11. We inventors conceived the invention before October 10, 2002 and described the invention in writing including figures in the document submitted on October 10, 2002 to the assignee. The assignee forwarded the document to the Korean patent law firm on October 15, 2002. The Korean patent law firm completed the patent application on December 24, 2002. We reviewed the patent application on December 24, 2002 and approved the patent application. The Korean patent law firm filed the patent application on December 24, 2002. As the invention was conceived before we wrote the document that was submitted on October 10, 2002 to the assignee, and the Korean patent law firm filed the patent application on December 24, 2002, we inventors, the assignee and the patent law firm were diligent in filing the patent application, which is constructive reduction to practice.

Under penalty of perjury, I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that

these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Dated: 27. JUN, 2007

Name: Young-Gook HA